



കേരള ഗസറ്റ്

KERALA GAZETTE

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department

Labour and Skills (A)

ORDERS

(I)

G.O. (Rt.) No. 1559/2019/LBR.

Thiruvananthapuram, 13th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Partner, Rani Food Products, Chorod, Vatakara, Kozhikode-673 106 and the workman of the above referred establishment represented by the Secretary, Kozhikode Jilla Commercial Employees Union CITU, Vatakara Area Committee, Dwaraka Building, Old Bus Stand, Vatakara in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kozhikode. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the demand of trade union for 20% bonus and 5% exgratia for the year 2015-16 for the employees of Rani Food Products, Chorod, Vatakara is justifiable? If not, what is the quantum of bonus and exgratia they are eligible?”

(2)

G. O. (Rt.) No. 1560/2019/LBR.

Thiruvananthapuram, 13th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between the Hospital Superintendent (Hospital Development Society), Government General Hospital, Kozhikode Beach and the workmen of the above referred establishment (1) Sri T. Purushothaman s/o Narayana Kidavu, Thekkayil House, Modakkallur P. O., Atholi, Kozhikkode, (2) Sri Baburajan s/o K. Vasu, Kunnothu House, Kuruvattur P. O., Kakkodi viz., Kozhikode, (3) Sri Sadanandan, M. K. s/o Raghavan, M. K., Sanmohanam, Thaikkuttom Parambu, Koyaroad Beach, West Hill P. O., Kozhikode, (4) Venugopal, P., s/o Appukuttan Nair, Chempoyil Parvathy Nilayam, West Hill P. O. (East Hill), Kozhikode, (5) Sri Vijayan, M. T. s/o Theyyappatti, Kuruvattur P. O., Kakkodi, Kozhikode in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to (1) T. Purushothaman, (2) Baburajan, (3) Sadanandan, M. K., (4) Venugopal, P. (5) Vijayan, A. T. Security Staff by the management of Hospital Development Society, Kozhikode, Government General Hospital (Beach Hospital) is justifiable? If not, what relief they are entitled to?”

(3)

G. O. (Rt.) No. 1567/2019/LBR.

Thiruvananthapuram, 17th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between the (1) Sri Prakash R. Nair, Managing Director, Nani Hotels & Resorts, Chinnakkada, Kollam, (2) Sri C. K. Raveendranathan Nair, Proprietor, Nani Hotels & Resorts, Chinnakkada, Kollam and the

workman of the above referred establishment represented by Sri Jayaprakash, General Secretary, Quilon Hotel & Tea Shop Workers Union (INTUC), Mundakkal, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Sri Chandrasekharan, G, Cook, Nani Hotels & Resorts, Kollam by the management of Nani Hotels & Resorts, Chinnakkada, Kollam-691 001 is justifiable or not? If not, what relief the worker is entitled to?”

(4)

G. O. (Rt.) No. 1568/2019/LBR.

Thiruvananthapuram, 17th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between the Proprietor, Manu Marketing, Kothanellur P. O., Manjoor, Kothanellur (South) Jn., Kottayam and the worker of the above referred establishment Smt. Kavitha Sajan, Mulekkarotte Veedu, Kallara P. O., Vaikkom, Kottayam-686 611 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to viz Smt. Kavitha Sajan, Jayasree Saji, Smitha G. Nair, Vineetha Sunil, Gangadevi N. and Saumya, K. K., workers of Manu Marketing, Kothanellor P. O., Manjoor is justifiable? If not, what relief they are entitled to?”

(5)

G. O. (Rt.) No. 1569/2019/LBR.

Thiruvananthapuram, 17th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between the (1) Managing Director, Kannan Devan Hills Plantations Company Pvt. Ltd., KDHP House, Munnar, Kerala-685 612, (2) The Senior Manager, Engineering Department, KDHP House, Munnar, Kerala-685 612 and the workman of the above referred establishment represented by the Workers Congress, Munnar, Kerala-685 612 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

“Whether the transfer by the management & KDHP Company Pvt. Ltd., and subsequent dismissal of Sri B. Prasannakumar, Sri S. Richard, General Workers of KDHP Company Pvt. Ltd., Munnar, P. B. No. 685 612 is justifiable? If not, what relief they are entitled to?”

(6)

G. O. (Rt.) No. 1584/2019/LBR.

Thiruvananthapuram, 20th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Jayeshkumar, B. J., Carpentry & Sawmill, Mannadi P. O., Adoor, Pathanamthitta-691 530 and the workmen of the above referred establishment (1) Sri Damodharan, Chittoor Vadakkathil, Mannadi, Adoor, Pathanamthitta-691 530, (2) Sri Soman, Muttathazhikathu Thazhethil, Mannadi Thazhathu, Kadambanad, Adoor, (3) Sri Sunilkumar, General Secretary, All Kerala Sawmill Thozhilali Association (AKSMTA), Anil Bhavanam, Ilamannur P. O., Adoor, Pathanamthitta in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of employment to Sri Damodharan, Chittoor Vadakkethil, Mannadi P. O., Adoor, Sri Soman, Muttathazhikathu Thazhethil, Mannadi Thazhathu, Kadambanad, Adoor by the employer Sri Jayeshkumar, B. J., Carpentry & Sawmill, Mannadi P. O., Adoor is justifiable or not? If not, what relief they are entitled to?”

(7)

G. O. (Rt.) No. 1585/2019/LBR.

Thiruvananthapuram, 20th December 2019.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Asoka Kumari (Licensee of ARD-135, Varkala) Govindalayam, Palayamkunnu, Chemmaruthi, Varkala-695 146 and the workman of the above referred establishment Sri K. Soman, Thilakan House, Sambrani Kodi, Prakkulam P. O., Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the termination of employment to Mr. Soman, K., fulltime Salesman of Ration depot. ARD-135, Varkala by the proprietor Smt. Asoka Kumari, Govindalayam, Palayamkunnu, Chemmaruthi, Varkala is justifiable or not? If not, what relief is entitled to get?”

By order of the Governor,

SHIBU, R.,
Under Secretary .